

**IN THE UNITED STATES DISTRICT COURT
FOR THE SOUTHERN DISTRICT OF NEW YORK**

	X
ACL1 INVESTMENTS LTD., ACL2	:
INVESTMENTS LTD., JORVIK MULTI-	:
STRATEGY MASTER FUND, L.P., LDO XVII	:
INC., MACROSYNERGY TRADING MASTER	:
FUND LIMITED, NN (L) (for and on behalf of NN	:
(L) EMERGING MARKETS DEBT (HARD	No. 19-cv-09014-LLS
CURRENCY), NN (L) EMERGING MARKETS	<u>STIPULATION AND</u>
DEBT OPPORTUNITIES, and NN (L)	<u>[PROPOSED] ORDER</u>
FRONTIER MARKETS DEBT (HARD	
CURRENCY)), YORK CAPITAL	
MANAGEMENT, L.P., YORK CREDIT	
OPPORTUNITIES FUND, L.P., YORK CREDIT	
OPPORTUNITIES INVESTMENTS MASTER	
FUND, L.P., and YORK MULTI-STRATEGY	
MASTER FUND, L.P.,	
Plaintiffs,	
v.	
BOLIVARIAN REPUBLIC OF VENEZUELA,	
Defendant.	

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WHEREAS, Plaintiffs ACL1 Investments Ltd., *et al.*, commenced this action by filing a complaint in the Southern District of New York on September 27, 2019;

WHEREAS, on February 4, 2020, Plaintiffs filed a certificate of service stating that copies of the summons and complaint were delivered via diplomatic note to the Embassy of Bolivarian Republic of Venezuela (the “Republic”) on January 31, 2020;

WHEREAS, the Republic’s response is due on March 31, 2020;

WHEREAS, the parties have conferred and agreed to conduct informal discovery;

IT IS HEREBY STIPULATED AND AGREED, by and between Plaintiffs and Defendant, by their undersigned counsel, that:

1. Defendant's time to answer or otherwise respond to the Complaint is adjourned until May 15, 2020.
2. This Stipulation may be executed in counterparts and electronic signatures shall be deemed as an original execution.

Dated: March 25, 2020
New York, New York

SULLIVAN & CROMWELL LLP

/s/ Joseph E. Neuhaus

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Attorneys for Defendant Bolivarian Republic of Venezuela

Dated: March 25, 2020
New York, New York

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Attorneys for Plaintiffs

SO ORDERED this ____ day of _____, 2020.

Honorable Louis L. Stanton
United States District Court Judge